RULES 63 AND 67 (37 C.F.R. 1.63 and 1.67) DECLARATION AND POWER OF ATTORNEY

FOR UTILITY/DESIGN/CIP/PCT NATIONAL APPLICATIONS

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name; and

I believe that I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled METHOD OF DEFLAVORING SOY-DERIVED MATERIALS, the specification of which: (mark only one)

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	X (a)	is attache	ed hereto.					
-	(b)		l on	as App	olication Seri	al No		
	(/	and was	amended on		(if applicable)		
	(c)	was file	ed as PCT and was	International	Application	No. PC.	Γ/ plicable	on e).
	(d)	was filed	d on	as \overline{A}_1	oplication Se	rial No.		
_		and was	issued a Notice	of Allowance	on			
	(e)	was filed	issued a Notice on	and bearing	g attorney do	ket numb	er	
specificat indicated I patentabil application the prior acknowle patentabil filing date	acknowled above. acknowled ity of this on, insofar a United Stat dge the du lity of the e of the price	lge the duty application a as the subject es application ity to disclotal application a or application	to disclose all as defined in 37 to the matter of each in the manner use to the Office as defined in 3 and the nation	oy any amendment of CFR § 1.56. In of the claims of the claims of the call information of CFR § 1.56 all or PCT interpolations.	known to m If this is a control of this appliance first paragration known which becar	te to be a continuation cation is reaph of 35 to me to to g date of the	material on-in-par not discl U.S.C. be mat ble betweens appli	to the rt (CIP) losed in § 112, I erial to reen the cation.
application foreign a subject m	on(s) for partition parties of the p	atent or inve for patent o ed in this app	priority bene entor's certificator in inventor's certification and ha plication and ha (2) if no priority	te listed below rtificate filed living a filing da	and have a by me or my ate (1) before	lso identify assignee that of the	fied bel disclose applica	ow any sing the ation on
PRIOR	FOREIGN	PATENTS						
Number	<u>C</u>	ountry	Month/Day/Yo Filed	ear <u>Date firs</u> <u>laid-oper</u> Publishe	or patent	ed or	Priority Yes	Claimed No
NONE								
I	hereby cla	aim the bene	efit under 35 U	J.S.C. § 120/36	55 of any Ur	ited State	s applic	cation(s)

listed below and PCT international applications listed above or below:

PRIOR U.S. OR PCT APPLICATIONS

NONE

(Application Serial No.) 60/250228

(Filing Date) 11/30/00 (Status)

I hereby appoint:

TIMOTHY G ACKERMANN, Reg No 44,493 THOMAS E ANDERSON, Reg No 37,063 BENJAMIN J BAI, Reg No 43,481 MICHAEL J BLANKSTEIN, Reg No 37,097 MARY JO BOLDINGH, Reg No 34,713 MARGARET A BOULWARE, Reg No 28,708 ARTHUR J BRADY, Reg No 42,356 MATTHEW O BRADY, Reg No 44,554 DANIEL J BURNHAM, Reg No 39,618 THOMAS L CANTRELL, Reg No 20,849 RONALDB COOLLEY, Reg No 27,187 THOMAS L CRISMAN, Reg No 24,846 STUART D DWORK, Reg No 31,103 WILLIAM F ESSER, Reg No 38,053 ROGER J FRENCH, Reg No 27,786 JANET M GARETTO, Reg No 42,568 JOHN C GATZ, Reg No 41,774 RUSSELL J GENET, Reg No 42,571 J. KEVIN GRAY, Reg No 37,141

STEVEN R GREENFIELD, Reg No 38,166 J PAT HEPTIG, Reg No 40,643 SHARON A ISRAEL, Reg No 41,867 JOHN R KIRK JR, Reg No 24,477 PAUL R KITCH, Reg No 38,206 TIMOTHY M KOWALSKI, Reg No 44,192 HSIN-WEI LUANG, Reg No 44,213 JAMES F LEA III, Reg. No 41,143 ROBERT W MASON, Reg No 42,848 ROGER L MAXWELL, Reg. No 31,855 ROBERT A McFALL, Reg No 28,968 STEVEN T McDONALD, Reg No 45,999 LISAH MEYERHOFF, Reg No 36,869 STANLEY R MOORE, Reg No 26,958 RICHARD J MOURA, Reg No 34,883 MARK V MULLER, Reg No 37,509 P WESTON MUSSELMAN JR Reg No 31,644 DANIEL G NGUYEN, Reg No 42,933 SPENCER C PATTERSON, Reg No 43,849

RUSSELL N RIPPAMONTI, Reg No 39,521 STEPHEN G RUDISILL, Reg No 20,087 HOLLY L RUDNICK, Reg No 43,065 IL IENNIE SALAZAR, Reg No 45,065 KEITH W SAUNDERS, Reg No 41,462 JERRY R SELINGER, Reg No 26,582 GARY B SOLOMON, Reg. No 44,347 WAYNE O STACY, Reg No 44,347 WAYNE O STACY, Reg No 30,125 STEVE Z SZCZEPANSKI, Reg No 27,957 ANDRE M SZUWALSKI, Reg No 35,701 ALAN R THIELE, Reg No 30,694 TAMSEN VALOIR, Reg No 41,417 RAYMOND VAN DYKE, Reg No 34,746 BRIAN D WALKER, Reg No 30,332 HAROLD N WELLS, Reg No 26,044 WILLIAM D WIESE, Reg No 45,217

all of the firm of JENKENS & GILCHRIST, a Professional Corporation, 1445 Ross Avenue, Suite 3200, Dallas, Texas 75202-2799, as my attorneys and/or agents, with full power of substitution and revocation, to prosecute this application, provisionals thereof, continuations, continuations-in-part, divisionals, appeals, reissues, substitutions, and extensions thereof and to transact all business in the United States Patent and Trademark Office connected therewith, to appoint any individuals under an associate power of attorney and to file and prosecute any international patent application filed thereon before any international authorities, and I hereby authorize them to act and rely on instructions from and communicate directly with the person/assignee/attorney/firm/organization who/which first sent this case to them and by whom/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct them in writing to the contrary.

Please address all correspondence and direct all telephone calls to:

Harold N. Wells, Esq. Jenkens & Gilchrist, P.C. 1445 Ross Avenue, Suite 3200 Dallas, Texas 75202-2799 312/425-3900 (telephone) 214/855-4500 (fax)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

NAMED INVENTOR(S)

	Admad Akashe			
1	Full Name	Inventor's Signature		
	1668 Templeton Court, Mundelein, Illinois	60060	United States	
	Residence (city, state, country)		Citizenship	
	same as above			PARTIES .
	Post Office Address (include zip code)			
	Jay Katcher			
2	Full Name	Inventor's Sign	Date	
	3 Nicole Way, Chestnut Ridge, New York	10977	United States	
	Residence (city, state, country)		Citizenship	
	same as above			**************************************
	Post Office Address (include zip code)			
	Azza Hassanein			
3	Full Name	Inventor's Sign	Date	
	3498 Salem Walk, Northbrook, Illinois 60	062	United States	
	Daridanas (situs stata saustus)		Citizenship	
	Residence (city, state, country)			
	same as above Post Office Address (include zip code)			